

Express Mail No.: <u>EL 451 594 865 US</u>

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Int'l Application Of: Nawroth *et al.* Group Art Unit: To Be Assigned

Serial No.: 09/423,712 Examiner: To Be Assigned

International Filing Date: May 8, 1998 Attorney Docket No.: 8484-075-999

For: TISSUE FACTOR FOR INFLUENCING BOLD VESSEL FORMATION

RESPONSE TO NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

In response to Notification of Missing Requirements Under 35 U.S.C. 371 in the United States Designated/Elected Office (DO/EO/US) mailed by the U.S. Patent and Trademark Office on 4 April 2000, Applicants submit the following documents to complete the filing for the above-identified application:

- 1. Executed Declaration and Power of Attorney signed by the inventor in compliance with 37 CFR 1.497(a) and (b);
- 2. Return copy of the Notification of Missing Requirements Under 35 U.S.C. 371 in the United States Designated/Elected Office (DO/EO/US).

Applicants believes that the following fees are due for filing this response.

1. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the priority date: \$130.00

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,	4-Month Extension of time:	\$1,360.00
∠.	7 Month Extension of time.	Ψ1,500.00

Total Fees Due \$1,490.00

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Should the Commissioner determine that additional fees are payable, he is authorized to charge any required fee, or charge any underpayment or credit any overpayment to Deposit Account No. 16-1150 for any matter in connection with this response which may be required. A copy of this sheet is attached.

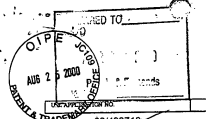
Date August 25, 2000
Respectfully submitted,
42,067
Ann M. Caviani Pease (Reg. No.)

for: Laura A. Coruzzi (Reg. No. 30,742)

PENNIE & EDMONDS LLP 1155 Avenue of the Americas New York, New York 10036-2711

(212) 790-9090

Enclosures



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STA	TES DESIGNATED/I	TECLED OLLIC	E (DO/EO/US)	and Trademark Office as
1. The following items have been	submitted by the applica	ant or the IB to the	United States Pate	nt and Trademark Office as
a Designated Office	e (37 CFR 1.494),			
an Elected Office	(37 CFR 1.495):	F	received record:	S
U.S. Basic National Fee.				
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Translation of the internation	onal application into En	glish.		
Oath or Declaration of inve	ntors(s) for DO/EO/US	5.		Montant
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Translation of Article 19 ar	nendments into English	.		000 1
The International Prelimina	ry Examination Report	in English and its	Annexes, if any.	. e dian
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Preliminary amendment(s)				- ^.1
☐ Information Disclosure Sta	tement(s) filed	and		<u> </u>
Assignment document.				uv
Power of Attorney and/or	Change of Address.			
Substitute specification file	.d <u>09 NOV 99</u>	·		
Verified Statement Claimin	ig Small Entity Status.		•	
Priority Document.			ta diabanata	
Copy of the International S	earch Report Land co	pies of the referen	ces cited therein.	
X Other: RO/101		The design of the last	:	lete the requirements for
2. The following items MUST be	furnished within the pe	tion set tour pero	w m order to comp	iete the requirements for
acceptance under 35 U.S.C. 371:	estion into English No	e a nrocessina fee	will be required if	submitted later than the
appropriate 20 or 30 month	ation into English. 140	e a processing rec	wan oo toquiica n	browning mist in the
The current train	islation is defective for	or the reasons in	dicated on the at	tached Notice of Defective
Translation.	istation is detective in			
☐ b. Processing fee for provi	ding the translation of	he application and	or the Annexes lat	er than the appropriate 20 or
30 months from the priorit	v date (37 CFR 1.492(f)).		•
c. Oath or declaration of the	ne inventors, in complia	nce with 37 CFR	1.497(a) and (b), id	dentifying the application by
the International application	n number and internation	onal filing date.		
		comply with 37 CI	FR 1.497(a) and (b)) for the reasons indicated
on the attached Po	CT/DO/EO/917.			
X d. Surcharge for providing	, the oath or declaration	later than the app	ropriate 20 or 30 m	onths from the priority date
(37 CFR 1.492(e)).	Ė.			
3. Additional claim fees of \$	as a 🗀 larg	e entity Lismail e	ntity, including any	y required multiple dependent
claim fee, are required. Applican	i must submit the additi	onai ciaim iees or	cancel the addition	at claims for which fees are
due. See attached PTO-875.				
ALL OF THE ITEMS SET FOR	TH IN 2(a)-2(d) AND	3 ABOVE MUST	F BE SUBMITTE	D WITHIN ONE MONTH
FROM THE DATE OF THIS N	OTICE OR BY \sqcup 21	OR 🔣 31 MONT	HS FROM THE	PRIORITY DATE FOR
THE APPLICATION, WHICH	EVER IS LATER. FA	ILURE TO PRO	PERLY RESPON	D WILL RESULT IN
ABANDONMENT.		٠.	•	
*		rition and for for	vtencion of time !!	nder the provisions of 37
The time period set above may be	extended by filing a pe	muon and iee for e	accusion of time u	and the broatsions of 21
CFR 1.136(a).			۶.	
4. Translation of the Annexes M	IST be submitted no la	ter that the time ne	riod set above or the	he annexes will be cancelled.
Note processing fee will be requir	ed if submitted later the	in 30 months from	the priority date.	
5. The Article 19 amendments	are cancelled since a t	ranslation was not	provided by the ap	propriate 20 (37 CFR.

494(d)) or 30 (37 CFR 1.495(d)) months from the priority date.

Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)

A copy of this notice MUST be returned with this response.

ALCOPY OF SIGN	3 1000000	IM COL	00 1000011000	*****************************	. obpositor.
Enclosed: PCT/DO/EO/917		Notice of Defective T	of Defective Transla	e Translation	
D rmc oge			Of Defective Hansie	itton.	Karen \

PTO-875
FORM PCT/DO/EO/905 (December 1997)

Williams Telephone: 703-305-3688





UNITED STATES DEPARTMENT OF COMMERCE

Patent and Trademark Office
Address: ASSISTANT COMMISSIONER FOR PATENTS
Washington, D.C. 20231

FIRST NAMED APPLICANT

09/423712

PENNIE & EDMONDS 1155 AVENUE OF THE AMERICAS NEW YORK, NY 10036 2711

PCT/DE98/01306

I.A. FILING DATE 08 MAY 98 PRIORITY DATE 09 MAY 97

DATE MAILED: 0 4 APR 2000

NOTIFICATION OF A DEFECTIVE OATH OR DECLARATION

NAWROTH

This application fails to contain an oath or declaration acceptable under 35 U.S.C. 371 (c)(4) for entry into the national stage in the United States of America. The period within which to correct these requirements and avoid abandonment is set in the accompanying Office action.

A new oath or declaration, identifying this application by the international application number and international filing date is required. The oath or declaration does not comply with 37 CFR 1.497(a) and (b) in that it:

 is not executed in accordance with either 37 CFR 1.66 or 37 CFR 1.68. does not identify the specification to which it is directed. does not identify the inventor(s). does not identify the citizenship of each inventor. does not state the person making the oath or declaration believes the named inventor or inventors to be the original and first inventor or inventors of the subject matter which is claimed and for which a patent is sought.
FAILURE TO SUBMIT AN OATH OR DECLARATION IN COMPLIANCE WITH 37 CFR 1.497(a) AND (b) WITHIN THE TIME PERIOD SET WILL RESULT IN FAILURE TO ENTER THE NATIONAL STAGE AND THE ABANDONMENT OF THE APPLICATION.
Additionally, the oath or declaration does not comply with 37 CFR 1.63 in that it:
1. does not identify the city and state or city and foreign country of residence or each inventor.
2. does not state that the person making the oath or declaration:
a. has reviewed and understands the contents of the specification, including the claims, as amended by any amendment specifically referred to in the oath or declaration.
 b. acknowledges the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.
3. does not identify the foreign application for patent or inventor's certificate on which priority is claimed pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number, country, day, month, and year of its filing.
4. does not state that the person making the oath or declaration acknowledges the duty to disclose information which is material to patentability as defined in 37 CFR 1.56 which became available between the filing date of the prior application and filing date of the continuation in part application which discloses and claims subject matter in addition to that disclosed in the prior application (37 CFR 1.63(d)).
Karen Williams
Telephone: 703-305-3688
ECDA (PCT/DO/EC/017 (September 1006)